Appendix J

MURPHY RANCH RESIDENTIAL PROJECT

Water Supply Assessment

(for compliance with SB 610 and 221 of 2001)

Approved by Milpitas City Council March 21, 2006

MURPHY RANCH RESIDENTIAL PROJECT WATER SUPPLY ASSESSMENT

Summary

This assessment is completed in compliance with Senate Bill 610 and Senate Bill 221. SB 610 requires a water supply assessment to be included in any environmental documentation for projects exceeding 500 dwelling units. Under SB 221, approval by a City or County of certain residential subdivision requires an affirmative written verification of sufficient water supply.

The assessment was completed using the City of Milpitas 2005 Urban Water Management Plan, the Santa Clara Valley Water District 2005 Urban Water Management Plan and the City of Milpitas 2002 Water Master Plan. The finding is that sufficient supply is available to provide water to the proposed development.

Introduction

The Murphy Ranch Residential Project, proposed by Farfield Residential LLC, consists of 285 attached townhomes and 374 apartments for a total of 659 residential units on 22.74 gross acres. The project site includes Assessor Parcel Numbers 8601041 and 8601042 bounded by Technology Drive to the North, Murphy Ranch Road to the East, the Hetch Hetchy Right-of-Way to the South and Coyote Creek to the West. This project exceeds the threshold of 500 dwelling units and therefore requires a Water Supply Assessment under the provisions of California Senate Bill 610 and a written verification of sufficient water supply under California Senate Bill 221. The Water Supply Assessment and written verification shall include:

- 1. Identification and documentation of water supply entitlements, water rights, or water service contracts relevant to the identified water supply for the proposed project.
- 2. A discussion with regard to whether the public water system's total projected water supplies available during normal, single dry and multiple dry water years during a 20 year projection will meet the projected water demand associated with the project, in addition to the public water system's existing and planned future uses.

As lead agency, and water service supplier for the Murphy Ranch residential project, the City of Milpitas prepared this water supply assessment in compliance with SB 610, SB 221 and the California Environmental Quality Act. The findings of this assessment shall be submitted to the City Council for approval and included in the environmental review process.

The City's most current Urban Water Management Plan, adopted in 2005, did not fully account for water use associated with this project as the parcels in question were

Water Supply Assessment Murphy Ranch Residential Project anticipated to have an industrial land use. The proposed project would result in a net increase of 0.15 mgd. The increase in water demand was calculated based upon the number of proposed dwelling units and proposed landscape square footage multiplied by water use factors identified in the 2002 Water Master Plan. It also includes 6.1 % average unaccounted for water.

Water Supply Assessment

This section includes an evaluation of the City of Milpitas capability to provide water to the proposed Murphy Ranch Residential Project described above. In accordance with SB 610 and SB 221, the assessment consists of documenting the following:

- (1) Water Supplies
 - a. Wholesale Sources
 - b. Wholesale Supplies
- (2) Demand Analysis
 - a. Murphy Ranch Project Water Demands
 - b. Urban Water Management Plan Projection
 - c. Net Increase due to Murphy Ranch Project
- (3) Comparison of Supply and Demand under Normal, Single Dry, and Multiple Dry Year Conditions
- (4) Determination of sufficient or insufficient water supply

1. WATER SUPPLIES

Wholesaler Source: The City of Milpitas purchases potable water from two wholesalers, the San Francisco Public Utilities Commission (SFPUC) and the Santa Clara Valley Water District (SCVWD). About 60% of Milpitas' drinking water is from SFPUC and the remaining 40% is from the SCVWD. The City also purchases recycled water through the South Bay Water Recycling Program for irrigation purposes only.

Annual supply guarantee is established by contractual agreements between the City and the water wholesalers. The SFPUC and SCVWD will continue to supply all potable water over the next 30 years. No new water sources will be added. However, two wells (Pinewood Well and future Curtis well) will be available for emergency purposes only.

Supply Source	Entitlement	Right	Contract	Ever Used	Will Supply Project
SCVWD			Yes	Yes	Yes
SFPUC			Yes	Yes	No
Recycled			Yes	Yes	Yes common
Water					area landscape
					only
Wells		Yes		Yes	No

Table 1 – Wholesale Supply Source

(Emergency)

As shown in Figure 1, the City distributes SFPUC wholesale water to areas South of Calaveras Blvd and East of I-680 as well as areas North of Calaveras Blvd and East of I-880. The City distributes SCVWD wholesale water to all areas West of I-880 as well as those areas south of Calaveras Blvd and West of I-680 excluding the Monte Vista Apartments, Pinewood, Parc Metro, Parc Place, and Summerfield Residential neighborhoods. These two sources are not blended under normal operating conditions, however, they can be physically interconnected to provide emergency water supply if needed.

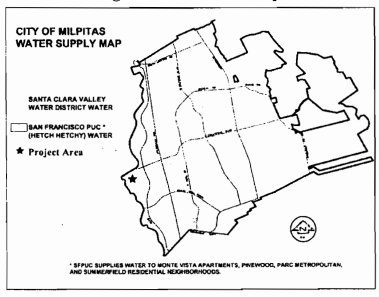


Figure 1: Water Source Map

The proposed Murphy Ranch Residential project is located West of I-880 and South of Calaveras Blvd. within the City's SCVWD wholesale distribution area. Therefore, this evaluation will assess project impacts related to water supply and demand within the SCVWD distribution area only.

Wholesale Supply: The City began receiving SCVWD water in August 1993. SCVWD's water supply system is comprised of both treatment and distribution facilities that include imported supply facilities, raw water conveyance facilities, treatment plants, local reservoirs, treated water transmission lines, and the groundwater basin.

SCVWD supplies water to local water retail agencies that, in turn, provide it to their customers in Santa Clara County. In order to maintain maximum efficiency and flexibility, the water supply comes from a variety of sources. Nearly half is from local groundwater aquifers, and more than half is imported from the Sierra Nevada through pumping stations in the Sacramento-San Joaquin River Delta. Both groundwater and imported water are sold to retailers. SCVWD also manages the groundwater basin to the benefit of agricultural users and other independent users who pump groundwater.

Local runoff is captured in local SCVWD reservoirs for recharge into the groundwater basin or treatment at one of SCVWD's Water Treatment Plants (WTPs). The total storage capacity of these reservoirs is about 170,000 AF.

The SCVWD operates three water treatment plants (WTP) – Santa Teresa, Rinconada, and Penitencia. Water is provided to the City of Milpitas' SCVWD turnout from the Penitencia WTP or Santa Teresa WTP via the Milpitas Pipeline.

Water purchase from the SCVWD is governed by contract between the SCVWD and the City of Milpitas (Attachment A). The actual contract amount is adjusted periodically based on an annual delivery schedule the City submits every 3 years for the subsequent 3-year period. This schedule is binding for the subsequent 3-year period, and the City's annual purchase must be at least 95% of the maximum year contained in the schedule. The City's monthly "supply guarantee" is at least 15% of the total estimated yearly amount.

Table 2 shows historical purchases from SCVWD. The downward trend is attributed partially to conservation efforts, conversion of potable water irrigation to recycled water irrigation and economic factors.

Table 2 – SCVWD Historical Water Purchases (mgd)

95-96	96-97	97-98	98-99	99-00	00-01	01-02	02-03	03-04	04-05
4.59	5.06	4.59	4.21	4.33	4.53	4.03	3.95	3.91	3.53

City of Milpitas 2005 Urban Water Management Plan Projected Supplies: The City of Milpitas 2005 Urban Water Management plan evaluated current and future water supply and demand in accordance with Section 10631 of the California Water Code. Table 3 below, lists water supplies the City can reasonably expect to receive under "Normal Year" conditions.

Table 3 – Quantity of Water Received in Normal Year (mgd)
Actual and Projected (a)

Water Supply Sources	94/95	99/00	04/05	09/10	14/15	19/20	24/25	29/30
SCVWD	3.98	4.33	3.53	5.78	6.37	6.63	6.88	7.13

⁽a) Source: City of Milpitas 2005 Urban Water Management Plan Table 3-1.

2. WATER DEMANDS

City of Milpitas 2005 Urban Water Management Plan Projected Demands: A variety of demographic factors may affect water use. Section 2.4 of the City of Milpitas 2005 Urban Water Management Plan lists planning assumptions used to project future water demands. Table 4 provides the actual and projected water demands under normal conditions. Water demand includes an average unaccounted for water loss of 6.1%.

Table 4 – Normal Year Water Demand (mgd) Actual and Projected (a)

Water Supply Sources	94/95	99/00	04/05	09/10	14/15	19/20	24/25	29/30
SCVWD	3.98	4.33	3.53	5.78	6.37	6.68	6.88	7.13

⁽a) Source: City of Milpitas 2005 Urban Water Management Plan Table 3-1.

The City of Milpitas 2005 Urban Water Management Plan assumed land use within the project area would remain consistent with the buildout scenario of the 2002 Water Master Plan. The Master Plan assumed that the project area (assessor parcels 8601041 and 8601042) would be developed with an industrial use by 2008. Water demand assigned to the project area is calculated in Table 5.

Table 5 – Project Area Water Demands Included In The City of Milpitas 2005 Urban Water Management Plan Demand Calculations (*)

APN Number	Parcel Size	Water Use Factor	Water Demand
	(Acres)	(gpd/acre)	(gpd)
8601042	14.09	1250	17,612
8601041	7.59	1250	9,488
Total (gpd)			27,100

⁽a) City of Milpitas 2002 Water Master Plan Table 3-1

Project Demand: The proposed Murphy Ranch project consists of 285 Townhouses, 374 apartments and 6.38 acres of irrigated landscape. Projected water demands for this project are shown in Table 6 and are calculated assuming 2.7 residents per unit and a water demand of 90 gallons per capita per day per the City's 2002 Water Master Plan. As indicated in Table 7, the proposed project will result in a 141,331 gpd net increase in water demand (158 Ac-Ft per year). Adjusting for a 6.1 % average unaccounted for water loss, the project will require an additional supply of 150,512 gpd (169 Ac. Ft. per year).

Table 6 Murphy Ranch Residential Project Water Demand (gpd)

	Development	Water Use Factor	Water Demand
	Density		(gpd)
Townhouses	285 du	243 gpd/du (a)	69,255
Apartments	374 du	243 gpd/du (a)	90,882
Landscape	6.38 acre	1300 gpd/acre (b)	8,294
Total			168,431

⁽a) Calculated based on MFVH water use factor of 9720 gpd/acre per 2002 Water Master Plan Table 3-1. Assumes 40 units per acre.

⁽b) City of Milpitas 2002 Water Master Plan Table 3-1.

Table 7 Project Impact on Water Demand

Murphy Ranch Development Demand 168,431 gpd
- 2005 UWMP projected demand - 27,100 gpd
Net Increase over 2005 UWMP 141,331 gpd

Table 8 Project Impact on Water Supply

	Water Demand
Murphy Ranch Development Net Increase in Demand	141,331 gpd
6.1 % unaccounted for Water	+ 9,181 gpd
Net Increase over 2005 UWMP	150,512 gpd

Demand (Acre Feet) = 150,512 gpd * 365 d/y * 1hcf/748 g * 1 Ac Ft/435.6 hcf = 169 Ac Ft./year

Development of the Murphy Ranch Residential Project is expected to be completed by 2008. The 0.15 mgd. increase in water demand will apply to fiscal years 07/08 and beyond. The 0.15 mgd represents the worst case scenario as common area landscaping will be irrigated with recycled water.

Revised water demand projections (including project demand) are shown in Table 9. The water will be purchased through the Santa Clara Valley Water District. The SCVWD has reviewed and commented on the draft assessment (Attachment B). SCVWD's comments have been incorporated into the final document.

Table 9 - Projected Water Demand (mgd) (2005 UWMP plus Project Demand)(4)

Water Supply Sources	94/95	99/00	04/05	09/10	14/15	19/20	24/25	29/30
SCVWD	3.98	4.33	3.53	5.93	6.52	6.78	7.03	7.28

(a) Source: City of Milpitas 2005 Urban Water Management Plan Table 3-1.

3. SUPPLY AND DEMAND COMPARISON FOR NORMAL, SINGLE DRY AND MULTIPLE DRY YEAR'S SUPPLY

Supply Reliability: To maintain water supply reliability and flexibility, SCVWD's water supply includes a variety of sources including local groundwater, imported water, local surface water, and recycled water. SCVWD has an active conjunctive water management program to optimize the use of groundwater and surface water, and to prevent groundwater overdraft and land subsidence.

Long-term planning and modeling analysis performed by SCVWD as part of the Integrated Water Resources Planning Study (IWRP) and the District's 2005 UWMP

indicates that if additional investments are made, future countywide demands can reliably be met. It is the intent of SCVWD to ensure that these additional investments be undertaken in accordance with the IWRP framework, which recommends a flexible resource mix be implemented in phases over the planning horizon. This flexibility allows the District to respond to changing and uncertain future conditions.

The net increase in demand of 169 acre-feet per year associated with the proposed development was not included in the analysis performed for the District's 2005 UWMP. This and other incremental increases in demand, when aggregated, have the potential to change the composition and timing of required future investments. Further analysis, within the structure of the District's long term planning framework, is required to better define the specific projects and project timing in order for the District to meet demands in the future. In addition, provisions of water supply to meet new growth is based upon assumptions (listed in the District 2005 UWMP) and funding for many long-term water supply projects and infrastructure projects has not been secured. However, as the primary water wholesaler in Santa Clara County, the District has a commitment to ensure that water supply is reliable to meet future demands in Santa Clara County, consistent with the County's and cities' General Plans and other appropriate regional and statewide projections.

Per Figures 6-2 through 6-4, and Tables 6-2 through 6-4 (pages 125-128) of the Santa Clara Valley Water District's 2005 Urban Water Management Plan, the SCVWD's supply will be reliable to meet future countywide demands during normal, single-dry and multiple-dry water years. Although this analysis presents projections of future water supply, ongoing coordination with the SCVWD will be necessary to ensure projections are consistent with SCVWD's long-term water management strategies. The City will continue to work with the SCVWD to refine future water supply projections and ensure that long-term planning efforts are consistent. Tables 10 through 12 compare water supply and demand under normal year, single-dry year and multiple-dry year conditions.

Table 10 Projected Normal Water Year SCVWD Service Area Supply and Demand Comparison

Fiscal Year	Supply (mgd)	% of Projected Normal Year	Demand (mgd)	% of Year 04/05	Difference Supply – Demand (mgd)	Difference as % of Supply	Difference as Percent of Demand
09/10	5.93	100.00%	5.93	167.91%	0	0.00%	0.00%
14/15	6.52	100.00%	6.52	184.63%	0	0.00%	0.00%
19/20	6.78	100.00%	6.78	191.99%	0	0.00%	0.00%
24/25	7.03	100.00%	7.03	199.07%	0	0.00%	0.00%
29/30	7.28	100.00%	7.28	206.16%	0	0.00%	0.00%

Table 11 Projected Single-Dry Water Year Citywide Supply and Demand Comparison

Fiscal Year	Supply (mgd)	% of Projected Normal Year	Demand (mgd)	% of Projected Normal Year	Difference Supply Demand (mgd)	Difference as % of Supply	Difference as % of Demand
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Fiscal Year	Supply (mgd)	% of Projected Normal Year	Demand (mgd)	% of Projected Normal Year	Difference Supply Demand (mgd)	Difference as % of Supply	Difference 2s % of Demand
09/10	5.93	100.00%	5.93	100.00%	0	0.00%	0.00%
14/15	6.52	100.00%	6.52	100.00%	0	0.00%	0.00%
19/20	6.78	100.00%	6.78	100.00%	0	0.00%	0.00%
24/25	7.03	100.00%	7.03	100.00%	0	0.00%	0.00%
29/30	7.28	100.00%	7.28	100.00%	0	0.00%	0.00%

Table 12 Projected Multiple-Dry Water Year Citywide Supply and Demand Comparison

Fiscal Year	Supply (mgd)	% of Projected Normal Year	Demand (mgd)	% of Projected Normal Year	Difference Supply Demand (mgd)	Difference as % of Supply	Difference as % of Demand
05/06	3.98	100.00%	3.98	100.00%	0	0.00%	0.00%
06/07	4.43	100.00%	4.43	100.00%	0	0.00%	0.00%
07/08	5.03	100.00%	5.03	100.00%	0	0.00%	0.00%
08/09	5.48	100.00%	5.48	100.00%	0	0.00%	0.00%
09/10	5.93	100.00%	5.93	100.00%	0	0.00%	0.00%
10/11	6.05	100.00%	6.05	100.00%	0	0.00%	0.00%
11/12	6.16	100.00%	6.16	100.00%	0	0.00%	0.00%
12/13	6.27	100.00%	6.27	100.00%	Ū	0.00%	0.00%
13/14	6.39	100.00%	6.39	100.00%	0	0.00%	0.00%
14/15	6.52	100.00%	6.52	100.00%	0	0.00%	0.00%
15/16	6.57	100.00%	6.57	100.00%	0	0.00%	0.00%
16/17	6.62	100.00%	6.62	100.00%	0	0.00%	0.00%
17/18	6.68	100.00%	6.68	100.00%	0	0.00%	0.00%
18/19	6.73	100.00%	6.73	100.00%	0	0.00%	0.00%
19/20	6.78	100.00%	6.78	100.00%	0	0.00%	0.00%
20/21	6.83	100.00%	6.83	100.00%	0	0.00%	0.00%
21/22	6.88	100.00%	6.88	100.00%	0	0.00%	0.00%
22/23	6.94	100.00%	6.94	100.00%	0	0.00%	0.00%
23/24	6.99	100.00%	6.99	100.00%	0	0.00%	0.00%
24/25	7.03	100.00%	7.03	100.00%	0	0.00%	0.00%
25/26	7.08	100.00%	7.08	100.00%	0	0.00%	0.00%
26/27	7.13	100.00%	7.13	100.00%	0	0.00%	0.00%
27/28	7.18	100.00%	7.18	100.00%	0	0.00%	0.00%
28/29	7.23	100.00%	7.23	100.00%	0	0.00%	0.00%
29/30	7.28	100.00%	7.28	100.00%	0	0.00%	0.00%

Conclusion

The Santa Clara Valley Water District has a commitment to ensure that water supply is reliable to meet future demands. The City recognizes that, in order to meet this commitment, funding for long-term water supply projects and infrastructure projects must be secured.

This evaluation is based on projections from the City of Milpitas 2005 Urban Water Management Plan, City of Milpitas 2002 Water Master Plan and the Santa Clara Valley Water District's 2005 Urban Water Management Plan. Based upon evaluation results, the staff of the Utility Engineering Section of the City of Milpitas has determined that there is sufficient water supply to provide service to the Murphy Ranch Residential development project. However, to reduce potable water demand, this development should incorporate water conservation practices to the maximum extent practicable in accordance with City policies.

Attachment A

Contract Between Santa Clara Valley Water District And the City of Milpitas for a Supply of Treated Water

#A0657

CONTRACT BETWEEN SANTA CLARA VALLEY WATER DISTRICT AND

FOR A SUPPLY OF TREATED WATER

THIS CONTRACT is made and entered into on September 4, 1984 , between the SANTA CLARA VALLEY WATER DISTRICT, hereinafter referred to as "District", and City of Milpitas, hereinafter referred to as "Contractor".

RECITALS:

- A. District has executed contracts with the State of California Department of Water Resources and the United States Bureau of Reclamation, whereby District is and will be entitled to receive imported water and District intends to continue construction of a system within the boundaries of District to distribute water so received.
- B. Included within said system are facilities to treat and filter such water; and Contractor is desirous of obtaining a supply of treated water from District.

AGREEMENT: For and in consideration of the mutual promises and covenants herein contained, the parties hereto agree as follows:

ARTICLE A. INTRODUCTORY PROVISIONS

- 1. <u>Definitions</u> When used in this contract, the following terms shall have the meanings hereinafter set forth:
 - a) "Fiscal Year" shall mean each 12-month period during the term hereof commencing July 1 of one year and terminating June 30 of the next succeeding year, both dates inclusive.
 - b) "Each Contractor", or "Other Contractor", shall mean any entity, public or private, contracting with District for a supply of treated water.
 - c) The "Act" shall mean the Santa Clara Valley Water District Act, as amended.
 - d) "Board" shall mean the Board of Directors of the Santa Clara Valley Water District.

2. Term of Contract

a) This contract shall become effective on the date first above written and shall remain in effect for a period of 70 years or until all loans, and all bonds, the proceeds of sale of which have been used for the construction of water treatment and distribution facilities have been retired, whichever period shall be longer, provided, however, that in no event shall the term of this contract be deemed to externd beyond the period authorized by law.

- b) The term of this contract may be extended for an additional term of years upon such terms and conditions as may be set forth in a written agreement of the parties hereto executed at least eighteen (18) months prior to expiration of the terms specified in the preceding Subsection 2a. If no such agreement shall be so executed, this contract shall terminate as specified in said Subsection 2a unless at least one year prior to said termination date Contractor shall notify District in writing that Contractor desires to extend the term hereof; in such event, said term shall be extended for an additional period of five years upon the covenants, agreements and conditions herein contained.
- 3. <u>Successors and Assigns</u> Subject to the provisions of the succeeding Section 4 hereof, this contract and all the terms, covenants, agreements and conditions herein contained shall inure to the benefit of and be binding upon the successors and assigns of the parties hereto.
- Assignment -Molassiphina Personal Paragraphic Contractor of this contract or any part-hereoteor of any medical merenider or interest menerical contractor shall be valid unless approved by Pistrice, which approval District agrees shall not be unreasonably withheld. The foregoing provisions of this Section 4 to the contrary notwithstanding, no consent shall be required on an assignment to a Public Agency with the power of eminent domain; provided, such Public Agency expressly assumes the obligations of this contract and provided, further, that if said Public Agency assumes only a portion of the obligations of this contract, Contractor shall remain obligated for the remainder, or in the exempta Contractor shall sell-timesfer; for senvey any parts or parts or its water-system to any entity public or privates Contractor may assign to the p purchasen there of a portion of Contractor's rights; privileges and obligations hereunder and in the eventual any such assignment. Contractor shall be relieved of such portion of such abligations of Contractor so assigned it following such sale, transfer or conveyance, District shall commence to furnish treated water to such entity, or District under a contract with such entity existing prior to such sale, transfer or conveyance increases the amount of treated water delivered to such entity in order to meet in part the increased water requirements of such entity resulting from such sale, transfer or conveyance.
- Adjustment of Schedule Purchases upon Other Water Service to Projected Service Area - Where Contractor has prepared and submitted a proposed water delivery schedule to District for an ensuing three-year period in accordance with Article B hereof in reasonable anticipation of and reliance upon projected water service by Contractor to its existing or future customers who receive or would receive service within a service area which shall be defined and may be amended from time to time by Contractor and attached hereto, as Exhibit A, and the schedule has been approved and made binding upon Contractor in accordance with Article B hereof, and where, in lieu of Contractor, any agency, public or private shall thereafter provide treated water service to any such customers and the existence of such circumstance and the necessity of Contractor to reduce its delivery schedule being shown to District and acknowledged by District to be facts (such acknowledgment to be in no case unreasonably withheld), then Contractor's said delivery schedule shall at its option be amended promptly in such manner as to reduce Contractor's scheduled water purchases from District hereunder by an amount fairly commensurate with such reduction of Contractor's anticipated or projected water service.

ARTICLE B. WATER SERVICE PROVISIONS

1. Water Delivery Schedules

- On October 15, 1986, and every three years thereafter, Contractor shall submit in writing a proposed delivery schedule for the ensuing three-year period beginning July 1 of the following year. The proposed delivery schedule shall be submitted on a form provided by the District and shall indicate the amounts of treated water desired by Contractor during each year of the ensuing three-year period. Except as provided in Subsection c of this section. Contractor agrees that in submitting a proposed water delivery schedule it will not request an amount of water for each year which shall be less in total than 95 percent of the amount for the fiscal year containing the maximum amount in the then current three-year schedule unless Contractor shall have assigned or agreed to assign a portion of its rights, privileges, and obligations hereunder pursuant to the provisions of Article A, Section 4, hereof and i) District has consented to such assignment, or ii) Contractor otherwise shall have been relieved of a portion of its obligations hereunder pursuant to the provisions of said Article A, Section 4; that following occurrence of either event specified in the preceding clauses i) and ii), the foregoing provisions of this Subsection a) shall apply only to the unassigned portion of the Contractor's rights and obligations hereunder.
- b) Upon receipt of such delivery schedule, District shall review same, and after consultation with Contractor and Other Contractors receiving treated water from District, shall approve such schedule or make such reductions therein as are consistent with District's ability to deliver water to Contractor and Other Contractors; provided, however, that subject to availability of funds, financing policies, construction schedules, and operating schedules, District will make every reasonable effort to approve each proposed delivery schedule submitted by Contractor and Other Contractors. Except as provided in Subsection c of this section, District agrees that it will approve a delivery schedule for said ensuing schedule period which will not be less in total amount for each fiscal year of said schedule period than 95 percent of the maximum fiscal year set forth in the then current schedule period.
- c) Notwithstanding the provisions of Subsections a and b of this section, either Contractor or District may request that the minimum amount of water for each fiscal year in the ensuing three-year schedule period be reduced to a lesser minimum amount than prescribed in Subsections a and b. Upon written agreement by both Contractor and District, based on a showing of extraordinary circumstances, the delivery schedule may be approved at such lesser amount.
- d) The approved delivery schedule shall be transmitted to Contractor prior to December 31 of the year in which the proposed delivery schedule is submitted. The prospective delivery schedule for fiscal years 1987-88 through 1989-90 is set forth in Exhibit B, attached hereto and by this reference made a part hereof.

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e)

For operating and planning purposes, Contractor shall, on forms provided by District, annually supply District with Contractor's anticipated monthly delivery schedules for the ensuing year and such information reasonably needed by District to determine projected annual deliveries for the next ensuing five years. Contractor's anticipated monthly delivery schedules shall not constitute a committment by Contractor to receive the amounts of water set forth therein but shall establish the monthly schedule amounts of treated water to be delivered to Contractor for certain purposes under Article C hereof.

2. Amounts of Water - Rates of Flow

- (a) District agrees to deliver to Contractor during each fiscal year or fractional fiscal year of this Contract, as the case may be, the amounts of treated water set forth on the approved delivery schedule for each year or fractional fiscal year, as the case may be.
- (b) District agrees to deliver to Contractor on demand in any month during the term of this contract at least 15 percent of the total amount of treated water which District has theretofore agreed to deliver to Contractor during the applicable fiscal year as shown on the approved delivery schedule.
- (c) District further agrees to provide facilities capable of delivering and will deliver the amounts of water prescribed by Subsections a and b of this section on demand of Contractor at rates of flow up to an instantaneous maximum flow rate equivalent to 205 percent of the then current annual volume shown on the approved delivery schedule expressed as an equivalent uniform flow rate over the full year for an aggregate of 72 hours in any month and for such additional hours in any month as District has the capability to deliver at said rate, provided that District, at such times during the remainder of such month when District does not have the capability to deliver at said rate, may reduce such rate to an instantaneous maximum flow rate not to exceed 180 percent of said annual volume expressed as an equivalent uniform flow rate over the full year.
- d) Notwithstanding the foregoing, during the period July 1, 1979 to June 30, 1990, District may limit the maximum flow rate for each Contractor to 180 percent of the then current annual volume of that Contractor shown on the approved water delivery schedule expressed as an equivalent uniform rate over the full year. District will give Contractor reasonable prior notice of any such proposed limit of maximum flow rate.

3. Delivery Structures

a) Water delivered to Contractor pursuant to this contract shall be provided from District facilities through delivery structures to be located at such locations as may be mutually agreed upon. Such delivery structures shall be designed and constructed or caused to be constructed by District. Design and bid costs shall be subject to favorable review and approval by the Contractor prior to award of

be under no obligation to operate, maintain, repair, replace or relocate the same.

- 4. Measurement of Water Deliveried District shall measure all water delivered to Contractor and shall keep and maintain accurate and complete records thereof. For such purpose, District shall install, operate and maintain at all delivery structures such measuring devices and equipment as are satisfactory and acceptable to both parties.
- Curtailment of Delivery During Maintenance Periods District will make all reasonable effort to provide continuous service to Contractor but may temporarily discontinue or reduce the delivery of water to Contractor for the purpose of necessary investigation, inspection, maintenance, repair or replacement of any of the facilities necessary for the delivery of treated water to Contractor. District shall notify Contractor as far in advance as possible of any discontinuance or reduction and the estimated duration of such discontinuance or reduction. Recognizing that Contractor will rely on District for uninterrupted deliveries of water particularly during the high water consumption months each year, District agrees to use its best efforts throughout the term of this contract to make any such discontinuance or reduction in the delivery of water only during the period of November through March in any fiscal year. In the event of any discontinuance of or reduction in delivery of water, Contractor may elect to receive the amount of water which otherwise would have been delivered to it during such period under the approved water delivery schedule for that fiscal year at other times during such year, consistent with District's delivery ability considering the then current delivery schedules of all Other Contractors.
- Suspension of Service Upon Default In the event of any default by Contractor in the payment of any money required to be paid to District hereunder, District may, upon not less than three months' written notice to Contractor, suspend deliveries of water under this contract for so long as such default shall continue, provided, however, that during such period Contractor shall remain obligated to make all payments required under this contract and provided, further, that such delinquent amount shall accrue interest at the rate of one-half of one percent per month commencing on the due date of such delinquent amount and continuing until both the principal amount of such charges and the interest thereon are paid in full. Such suspension of delivery taken pursuant to this Section 6 shall not deprive District of or limit any remedy provided by this contract or by law for the recovery of money due or which may become due under this contract. In the event of any disagreement between Contractor and District as to the amount of any bill rendered to Contractor by District, water service shall not be discontinued if the disputed amount thereof is placed on deposit with District. Such deposit shall not preclude review and adjustment of any water bill as set forth in Article C. Section 8, hereof.
- 7. Water Quality District agrees that all water to be delivered by it to Contractor pursuant to the terms of this contract will be pure, palatable, who isome, potable and healthful and that all such water will be of such quality that the same may be used for domestic purposes at the points of delivery thereof to Contractor without further treatment. District understands that Contractor is a public utility furnishing water to its customers for domestic purposes and that water to be delivered by it to Contractor hereunder will be delivered by Contractor to said customers. District agrees that its system shall be constructed and operated during the term hereof in ac cordance with a permit or permits, including temporary permits, to be issued by the Sta te Department of Health Services, copies of which will be furnished to Contractor upon receipt by District. District agrees that the treated water to be delivered to Contractor

pursuant to this contract shall conform to the quality requirements set forth in the then current primary and secondary standards for domestic water quality and monitoring regulations adopted by the California State Department of Health. Should the need arise, District and Contractor will cooperate fully in adjusting their respective processes to the extent reasonably practicable, and provided such adjustments do not affect other Contractors, to aid the Contractor in conforming to such law within the Contractor's distribution system.

ARTICLE C. PAYMENT PROVISIONS

- 1. The payments to be made by Contractor and Each Contractor for delivery of treated water shall be a price per acre-foot based upon the pricing policy adopted by the Board, dated January 18, 1971, as from time to time amended, which is set forth in Exhibit D, attached hereto and by this reference made a part hereof, and shall be the total of the basic water charges and treated water surcharge as determined by the District Board for each period for which a rate schedule is effective.
- 2. In determining the above charges, the basic water charge shall be equal to District's groundwater charge for water other than agricultural water (said words "agricultural water" being defined in the Act) in Zone W-2, which shall be determined annually by the Board in accordance with the legal provisions and requirements of the Act; provided, however, that during each rate period the District will consider all anticipated costs for each such rate period and will endeavor to establish during the first year of such rate period a groundwater charge that is intended to remain constant for the full rate period.
- District shall charge for the delivery of treated water in accordance with the rate schedule for water service as such rate schedule is established by the Board. The Board of Directors shall review said rate schedule every three years to determine whether the schedule is in accordance with the most recent and anticipated costs and revenues of District. Accordingly, the Board shall, on or about the second Tuesday in March 1981, but not later than April 15, 1981, establish a rate schedule for the rate period commencing July 1, 1981 through June 30, 1984, and shall follow said procedure for each ensuing three-year period. Each such rate schedule shall be prospective in operation, but shall provide for the recovery of expenditures to be recovered by the basic water charge and the treated water surcharge during the period said rates are in effect and any shortages of revenue for said expenditures that may have been experienced during the preceding rate periods. It is agreed that the rates to be so established shall not be unreasonable or arbitrary, shall be based upon reasonable estimates of costs and water deliveries and shall be the same for Contractor and Other Contractors and all other persons, public or private, purchasing treated water from District, regardless of the point of delivery of such water by District; District agrees to use its best efforts throughout the term of this contract to collect from Other Contractors, and such other persons in accordance with such rate schedules, the appropriate sums of money without deduction or offset according to the respective amounts of treated water delivered by the District.
- 4. Contractor shall pay District the rate or rates set forth on the rate schedules during the period said rate schedules are effective for all water delivered to the Contractor; provided, however, that Contractor shall pay District at least a minimum charge each year applicable to water scheduled to be delivered in such year, which minimum charge shall be based upon an amount of treated water equal to 90 percent of the total amount of treated water to be delivered to Contractor during that fiscal year as shown on the approved delivery schedule; provided, however, that if Contractor during

Per Bi Howard (315-81 Mis refers 3-yr detwer any other year of the current rate schedule period has purchased water in excess of 90 percent of the water scheduled to be delivered to Contractor during such other year, such delivery in excess of 90 percent for such other year may be used as a credit against years in such rate schedule period in which Contractor-received less than 90 percent of the treated water as shown on the approved delivery schedule, and if Contractor has paid, purusant to such annual minimum charge, for water not delivered to it, Contractor shall have the right to receive such undelivered water without additional payment during the remainder of the then current rate schedule period at times when District has the delivery capability provided further, however, that:

- a) If in any day of any year during the term hereof, District, for any reason, including reduced deliveries pursuant to the provisions of Article D hereof, shall be unable to deliver treated water to Contractor in an amount equal to 1/30 of the then current monthly scheduled amount as set forth in Article B, Section 1(e) as expressed as a uniform daily volume, the then minimum charge for that year shall be based upon an amount of water as calculated above in Section 4 reduced by an amount equal to the reduction required by District for each day a reduced delivery is required.
- b) If in any day of any year during the term hereof District shall offer to deliver to Contractor water which shall fail to meet the quality requirements set forth in Article B, Section 7, hereof, then Contractor shall have the right to refuse to accept or reduce deliveries of water from District until such time as such water shall meet said quality requirements. In such event Contractor shall immediately notify District, and confirm in writing within 5 days of the beginning of any such period. In any such year the then minimum charge shall be reduced by an amount equal to the volume of water reduced by the Contractor up to an amount equal to 1/30 of the then current monthly scheduled amount as set forth in Article B, Section 1(e), as expressed as a uniform daily volume for each day that water service is so refused or reduced by the Contractor. If Contractor at any time, or from time to time during the term hereof, should have the right to refuse to accept water from District by reason of the foregoing provisions of this Subsection 4b, but should never theless fail to exercise such right, such failure shall in no event be deemed to waive or limit exercise of such right by Contractor. Except as set forth by the foregoing provisions of this Section 4, Contractor shall not be obligated to pay for any water not accepted by it. Nothing contained in this Section 4 shall in any way be deemed to limit Contractor's obligation to pay for all water accepted by it from District in accordance with the appropriate rate set forth from time to time in District's then applicable rate schedule.
- c) If in any year during the term hereof, the Board of Directors of District shall by Resolution place in effect a water reduction program in excess of 10 percent of normal usage, the monthly scheduled amounts or portions thereof, as set forth in Article B, Section 1e, for that portion of the year when such water reduction program is in effect shall be reduced by the same percentage as required by the water reduction program less 10 percent. The Contractor shall be notified in writing of such water reduction program.

- 5. Surplus If District shall determine, in accordance with sound accounting practice, that the aggregate of the revenues received by it in any fiscal year, or any rate period, during the term hereof a) from the sale of treated water to Contractor and Other Contractors, b) from the sale of raw water, and c) through collection of the groundwater charges referred to in Article E hereof, has exceeded District's costs and expenses during such year, or rate period, District shall retain such excess and reserve the same for purchases of raw water, construction, maintenance or operation of existing or additional facilities for the importation, conservation, treatment or wholesale distribution of water, reduce its scheduled price of treated water or, subject to the provisions of the Act, reduce said groundwater charges. It is understood that the object in computing rates under this contract is to cover the costs related to the importation, conservation, treatment or wholesale distribution of water.
- water found by District to be available for delivery to the treated water contractors in addition to the scheduled amounts. Non-contract water may be available only at such times and such prices as determined by the District. District will notify Contractor in writing thereof. Deliveries of non-contract water to Contractor will only be made after Contractor has purchased 100 percent of the monthly scheduled amount as set forth in Article B, Section 1(e). Further, at the end of each fiscal year an adjustment in billing will be made and Contractor will be required to have paid for 100 percent of the approved delivery scheduled amount, less any other adjustments before the purchase of non-contract water is allowed. During any period in which non-contract water is not available and Contractor takes water in excess of its scheduled amount, such water will not be reclassified and will be charged for at the full contract price. Water taken in excess of scheduled amounts during periods when non-contract water is not available may be credited as a part of Contractor's minimum annual charge.
- 7. Billings Billings shall be made monthly as follows: On or about the first of each month District will send to Contractor a bill calculated in accordance with the provisions of Article C hereof for all treated water accepted by Contractor from District during the preceding month. The final bill for each fiscal year shall include any sums due for the minimum charge required by Article C, Section 4, hereof. District shall make every effort to make required meter readings on the last day of each calendar month, but District shall be entitled to make such readings three days prior to the close of any calendar month or within five days after the beginning of any calendar month.
- 8. Time and Method of Payment Payments shall be made by Contractor to District within twenty (20) days after billing by District. In the event that Contractor in good faith contests the accuracy of any bill submitted to it pursuant to this contract, it shall give District notice thereof at least five (5) days prior to the day upon which payment of the stated amount is due. To the extent that District finds Contractor's contentions regarding the statement to be correct, it shall revise the statement accordingly and Contractor shall make payment of the amounts on or before the due date. To the extent that District does not find Contractor's contentions to be correct or where time is not available for a review of such contentions prior to the due date, Contractor shall pay the billed amount on or before the due date and may make the contested part of such payment under protest and seek to recover the amount in question from District.

ARTICLE D. AVAILABILITY OF WATER

1. In any year in which there may occur a water shortage by reason of drought or other temporary cause in the supply of water available for delivery to all users,

District shall, before reducing other deliveries of water, reduce, or if necessary cease, to the extent permitted by the operation of District's facilities consistent with its obligations to receive water pursuant to the State and/or Federal Contract, all deliveries of untreated water for recharge of groundwaters.

- 2. If, despite such reduction or cessation of such deliveries of untreated water for groundwater recharge pursuant to the provisions of the preceding Section 1, a further reduction in deliveries shall become necessary if the treated water requirements set forth on the approved delivery schedule of Contractor and Other Contractors are to be met, District shall, before reducing deliveries to Contractor and Other Contractors, reduce the total amount of agricultural water (as defined in the Act) released to others for surface delivery during such fiscal year by an amount equal to the following: namely, the average of the releases of such surface-delivered agricultural water during the preceding three fiscal years multiplied by the percentage by which District's total receipt of water from State and Federal sources for agricultural use (as such use is defined in the State and Federal Contracts) is reduced in such year pursuant to provisions of said contracts.
- 3. If any reduction in deliveries of treated water shall become necessary following reductions in untreated water pursuant to the provisions of the preceding Sections 1 and 2, District shall reduce deliveries of treated water to Contractor and Other Contractors in an amount which bears the same proportion to the total amount of such reduction that the amount included in such treated water user's approved delivery schedule bears to the total of the amount included in the approved delivery schedule of Contractor and Other Contractors for that fiscal year, all as determined by District; provided that District may apportion on some other basis if such is required to meet minimum demands for domestic supply, fire protection, or sanitation during the year. District agrees to notify Contractor in writing promptly in the event any such reduction in deliveries to Contractor and Other Contractors shall be decided upon and concurrently of the amount of such reduction and of any changes in Contractor's approved delivery schedule.
- 4. District shall not be liable for failure to deliver water to Contractor hereunder in the amounts hereinabove provided if such failure shall be caused by drought or any other reason beyond the reasonable control of District.
- 5. District shall give Contractor written notice as far in advance as possible of any reduction in deliveries of treated water which may be necessary because of a shortage in water supply.

ARTICLE E. GROUNDWATER CHARGE

District agrees that in establishing or modifying the boundaries of any zone pursuant to the provisions of the Act, it will not act in an unreasonable, arbitrary, capricious or discriminatory manner. District further agrees that it will use its best efforts throughout the term of this contract to collect, without deduction or offset, from all persons operating groundwater-producing facilities (as said words are defined in Section 26.1 of the Act) the groundwater charges at the rates per acre-foot of water then applicable in the zone of the District in which each such facility is located.

ARTICLE F. REMEDIES

By reason of the specialized nature of the water service to be rendered, and for the further reason that the extent of any damage caused to either party by the other by

reason of any breach of this contract may be extremely difficult to determine, it is agreed by the parties hereto that an action for damages is an inadequate remedy for any breach, and that specific performance, without precluding any other remedy available in equity or at law, will be necessary to furnish either party-hereto with an adequate remedy for the breach hereof.

ARTICLE G. GENERAL PROVISIONS

- agreement of the parties, except insofar as any proposed amendments are in any way contrary to applicable law. District agrees that in the event of legally enforceable action by a cognizant governmental body, either a) producing a prospective change in the volume of use of water by Contractor's customers, as by the imposition of an order suspending new services, or b) requiring reuse of wastewater or forbidding or limiting the discharge of wastewater into San Francisco Bay, District will make such amendments to Exhibit B of this contract as the circumstances may reasonably and equitably require.
- 2. Challenge of Laws Nothing herein contained shall be construed as stopping or otherwise preventing Contractor or District from contesting by litigation or other lawful means the validity, constitutionality, construction, or application of any law of this State, any ordinance of District, or any rule, regulation or practice of District or Contractor.
- 3. Waiver of Rights Any waiver at any time by either party hereto of its rights with respect to a default or any other matter arising in connection with this contract shall not be deemed to be a waiver with respect to any other default or matter. None of the covenants or agreements herein contained can be waived except by the written consent of the waiving party.
- 4. Notices All notices or other writings in this contract provided to be given or made or sent, or which may be given or made or sent, by either party hereto to the other, shall be deemed to have been fully given or made or sent when made in writing and deposited in the United States mail, registered, or certified, postage prepaid, and addressed as follows:

To District:

Santa Clara Valley Water District

5750 Almaden Expressway San Jose, California 95118

To Contractor:

City of Milpitas 455 E. Calaveras Blvd. Milpitas, California 95035

The address to which any notice or other writing may be given or made or sent to either party may be changed upon written notice given by such party as above provided.

5. Separability - If any one or more of the covenants or agreements set forth in this contract on the part of District or Contractor, or either of them, to be performed should be contrary to any provision of law or contrary to the policy of law to such extent as to be unenforceable in any court of competent jurisdiction, then such covenant or covenants, agreement or agreements, shall be null and void and shall be deemet separable from the remaining covenants and agreements and shall in nowise affect the validity of this contract.

- 6. Paragraph Headings Paragraph headings in this contract are for convenience only and are not to be construed as a part of this contract or in any way limiting or amplifying the provisions hereof.
- 7. Other Contracts District agrees that each contract for the supply of treated water hereafter entered into by District with any Other Contractor shall contain provisions substantially similar to those herein set forth and shall not contain any provisions of a material nature more favorable to the Other Contractor than the provisions herein applicable to the Contractor.

IN WITNESS WHEREOF, District has caused this contract to be executed by the Chairman of its Board of Directors and caused its Official Seal to be hereunto affixed and Contractor has caused these presents to be executed on

19 , by its duly authorized officer.

ATTEST: SUSAN A. EKSTRAND

Clerk of the Board of Directors

Approved as to form:

General Counsel, Santa Clara Valley Water District

ATTEST:

Mayor

CITY OF MILPITAS

By Vurtue D

Its City Manager
"Contractor"

SANTA CLARA VALLEY WATER DISTRICT

Chairman of the Board of Directors

"District"

Approved as to form:

Attorney for Contractor

Attachment B

Santa Clara Valley Water District's Comments on Draft Assessment



5750 ALMADEN EXPWY SAN JOSE, CA 95118-3686 TELEPHONE (408) 265-260 FACIMILE (408) 266-027 www.yalleywater.org an Edua Opportunity Employer

March 14, 2006

Darryl Wong Utility Engineer City of Milpitas 455 East Calaveras Boulevard Milpitas, CA 95035

Subject: Comments regarding the Murphy Ranch Residential Project Draft Water Supply

Assessment dated March 2006

Dear Mr. Wong:

Santa Clara Valley Water District (District) staff received an electronic copy of the above referenced draft Water Supply Assessment (WSA) on February 28, 2006, via email. The District has reviewed the document and provides the following general and specific comments:

GENERAL COMMENTS

The District is the primary water wholesaler in Santa Clara County. The District's has a commitment to ensure that water supply is reliable to meet future demands in Santa Clara County, consistent with the County's and cities' General Plans and other appropriate regional and statewide projections. To meet this commitment, the District needs to continue to invest in maintaining existing water supply, infrastructure, and programs. In addition, the District's 2005 Urban Water Management Plan (UWMP) calls for increased water conservation, water recycling, as well as investment in new supplies to meet demand through 2030.

There are many significant assumptions in this WSA that need to be clarified. It is important for the report to discuss the assumptions and their impact on future water supply. For example, provision of water supply to meet new growth as projected in the District's 2005 Urban Water Management Plan UWMP is based upon many assumptions that are documented in the plan. There are also risks associated with demographic projections, availability of water resources, and climate change. Additionally, studies will need to be completed to look at capacity and infrastructure issues on the east side of Santa Clara Valley to address long-term reliability. Funding for many long-term water supply capital projects has not been secured. These issues should be discussed in the WSA.

Based on previous treated water distribution system modeling analysis, the District will reach system capacity under peak demand conditions on the East Side treated water system within the next 20 years. Additional capital investments will be evaluated as part of the District's infrastructure master planning and long-term water supply planning processes. To reduce overall demand for potable water supply, new developments should implement conservation to

Mr. Darryl Wong March 14, 2006 Page 2

the maximum extent practicable in accordance with District policies. Practices/technologies that should be considered include but are not limited to:

- Construction standards that require high-efficiency fixtures (for example, high-efficiency 1.2 gallons-per-flush toilets and high-efficiency washing machines);
- Construction standards that require high-efficiency devices for outdoor water uses (such as self-adjusting weather-based impation controllers – also known as "Smart Controllers");
- Metering or sub-metering for each individual unit;
- Enforcement of the City's Model Efficient Landscape Ordinance (as per AB 325 1990);
- Promotion and use of drought tolerant and native plantings in landscaping;
- "On-demand" water softeners (if planning to install water softeners);
- Water Efficient Model Homes.

The Murphy Ranch development should maximize the use of recycled water and consider dual plumbing for toilet flushing, where possible. These measures provide an element of drought-proofing of supplies in extreme dry weather situations, when potable supplies may be reduced.

The document makes numerous references to the 2005 Urban Water Management Plan (UWMP), but it is unclear if the particular reference is to the City of Milpitas document or the Santa Clara Valley Water District (District) 2005 UWMP. Please clarify.

Reference to the "SCVWD service area" is confusing. A different designation should be used. This is the area within the Milpitas retailer service area which is supplied with water from District wholesale water supplies.

SPECIFIC COMMENTS

Page 2, Table 1: Consider the use of recycled water for both imigation and other uses as discussed above in the general comments section.

Page 3, Wholesale supply: change "a treated water transmission pipeline" to "treated water transmission pipelines"

Page 5, Project Demand: change "(158 Ac-Ft)" to "(158 Ac-Ft per year)".

Page 6, first paragraph after Table 7: "Some or all of the landscape irrigation may be served by recycled water. A determination will be made when preliminary site plans are available." Please elaborate on the criteria that will be used to make this determination.

Page 6, Table 9 -- Projected Water Demand: Add units to this table.

Page 7, 3. SUPPLY AND DEMAND COMPARISON FOR NORMAL, SINGLE DRY AND MULTIPLE DRY YEAR'S SUPPLY, second paragraph: Append or add as a new paragraph the following information: "The net increase in demand of 169 acre-feet per year associated with the proposed development was not included in the analysis performed for the District's 2005 UWMP. This and other incremental increases in demand, when aggregated, have the potential cumulative effects to change the composition and timing of required future investments. Further

Mr. Darryl Wong March 14, 2006 Page 3

analysis, within the structure of the District's long term planning framework, is required to better define specific projects and project timing in order for the District to meet demands in the future. In addition, provision of water supply to meet new growth is based upon assumptions (listed in the District 2005 UWMP) and funding for many long-term water supply projects and infrastructure projects has not been secured."

Page 7, 3. SUPPLY AND DEMAND COMPARISON FOR NORMAL, SINGLE DRY AND MULTIPLE DRY YEAR'S SUPPLY, third paragraph: please delete the following: "The SCVWD will supplement county wide SFPUC supply shortfalls during single-dry and multiple-dry water years with additional groundwater supplies." Please refer to the assumptions in the District's 2005 UWMP. Although the District may plan to meet this shortfall, there are many factors that come into play regarding the provision of additional water to SFPUC customers. The funding necessary to address this shortfall has not been secured.

Page 8, Conclusion, first paragraph: "In addition, the SCVWD has adequate resources to offset a 20% supply reduction which may occur within the SFPUC service area under multiple-dry year conditions." This statement is incorrect Please refer to the assumptions in the District's 2005 UWMP. Although the District may plan to meet this shortfall, there are many factors that come into play regarding the provision of additional water to SFPUC customers. The funding necessary to address this shortfall has not been secured.

We appreciate the opportunity to comment on this water supply assessment and look forward to continued coordination on the development of similar long term water supply planning projects. Please contact me at 408-265-2607, extension 2877 or email me at icrowley@valleywater.org, if you have any questions or comments regarding this letter.

Sincerely,

James S. Crowley

Engineering Unit Manager

Water Supply Sustainability Planning

JSC:jo